han I

KRISTIN I. SCHENDL, PROSE

7036 MIDLETTER AM10: 24

VERSES

05-11341 05-11345 AND

AAIPHARMA INC., et al. REORGANIZED DEBTORS

03 11347 - 05-11350

PETITION TO APPEAL

A PETITION TO APPEAL JUDGE CHRISTOPHER S. SONTCHI'S

ORDER DATED AUGUST 10, 2006 DENVING THE MOTION TO PRODUCE

ADDITIONAL EVIDENCE FILED BY THE PLAINTIFF ON

AND THE SECOND ORDER GRANTING DEBTORS' FIFTH OMNIBUS SUBSTANTIVE OBJECTION TO CLAIMS AND ADMINISTRATIVE EXPENSES TO (A) DISALLOW

AND EXPUNCE CLAIMS FOR WHICH THE DEBTORS HAVE NO LIABILITY AND

(B) RECLASSIFY AND OR EXPUNCE CERTAIN CLAIMS SIGNED BY

JUDGE SONTCHI BUT DATED " AUGUST 10, 2006 WITH EXHIBIT A

ATTACHED STATING CONSOLIDATED CASE NO. 05-11341.

I AM APPEALING JUDGE SONTCHI'S Z ORDERS LISTED

ABOVE FOR THE FOLLOWING REASONS:

- 1.) THE U.S. CONSTITUTION AMENDMENT 14 IS THE POWER OF AUTHORITY. SHOW AN ORDER FOR AFFIDAVIT APPROVAL.
- 2.) THE GENERAL PROVISIONS FOR EVIDENCE ARE APPLIED BY CONSISTENT USE OF THE SAME RULES IN ALL COURTS. THE PLAINTIFF HAS PROVIDED COMPETENT, PREPONDERENCE OF EVIDENCE.
- 3.) JUDGE SONTCHI WAS GIVEN COURT DOCUMENTS AS FACTUAL EVIDENCE CLEARLY PROVING THAT ON 06.14.2000 JUDGE DEMPSEY OF FULTON COUNTY SUPERIOR COURT WROTE THAT THE PLAINTIFF WAS TO OBTAIN AN EMPLOYEE BENEFIT / MEDICAL HEALTH INSURANCE THROUGH HER EMPLOYER JUDGE SONTCHI HAS THIS PRECEDENT ORDER, WHICH IS ALSO INCORPORATED INTO THE 05.22. 2001 FINAL JUDGMENT AND DECREE. ADDITIONALLY, UNUM NOR SEA CAN LEGALLY DEDUCT AN ILLEGAL 22, 235.40 . A DEBT

PAGE 1 OF 5

PETELION TO APPEAL

PAGE 2 OF 5_

- 4) MY PROOF OF CLAIM WAS APPROPRIATELY FILED ON 08:19:2005.

 COURT DOCUMENTS SUPPORTING MY CLAIM HAVE BEEN SUBMITTED AS

 FACTUAL EYIDENCE.
- 4-A) WHO TYPED EXHIBIT A? WAS IT AAI PHARMA OR THE DEFENSE ATTORNEY TEAM? THIS FORM IS INCORRECT!
- 4-B.) BANKRUPTCY SERVICES, LIC. IN NEW YORKCITY STILL

 DOES NOT HAVE MY AMENDED PROOF OF CLAIM DATED 01.21.2006

 FOR THE AMOUNT OF 112, 429.25 IN THEIR COMPUTER SYSTEM OR ON

 FILE. THE PROOF OF CLAIM FILING ERROR IS THEIRS!
- 5.) THE AAT DEFENSE TEAM SHOULD NOT BE WRITING EXHIBITS GEFENSE OR MISLEADING U.S. COURTROOM AGENDA OF MATTERS! OB OB 2004 AGENDA OF MATTERS!
- PROOF OF CLAIM DATED 07-29-2006 THE CERTIFICATE OF SERVICE IS DATED

 WAS OF SERVICE OF SERVICE DATED 07-29-2006 DOCUMENTS

THAT BANKRUPTCY SERVICES, LLC., MARK COLLINS, ARIK PREIS, AND
THE CLERKS OFFICE U.S. BANKRUPTCY COURT, WILMINGTON, DELAWARE WERE
ALL SENT THE NUMBERED, 15 PAGE MOTION TO DISPUTE MR. KEITH

KASBERG'S JULY 21, 2006 OMNIBUS OBJECTION AND A ONE PAGE

PROOF OF CLAIM THAT WAS AMENDED! THESE ARE 2 SEPARATE DOCUMENTS!

- G=8.) JUDGE SONTCHI ALLOWED MARK COLLINS AND ER PREIS, THE
 THE DEPENDANTS LEGAL TEAM IN A CHAPTER II BANKRUPTCY SERVICE
 TO WRITE ON 08-08-06 A NOTICE OF AGENDA OF MATTERS
 SCHEDULED FOR HEARING ON AUGUST 10, 2006 AT 10:30 A.M.
- OFFENSE OMITTED FACTUAL CIVIL DOCKET PILING.

 DITTES FROM THE WILMINGTON, DELAWARE U.S. BANKRUPTCY COURT'S

 CLERK'S OFFICE AND WORSE FALSIFIED THE AMENDED PROOF OF CLATM

 ORIGINALLY RECLASSIFIED ON 05:30:2004 BY MORT BRANZBURG WITHOUT



PETITION TO APPEAL

PAGE 3 OF 5

THE AMENDED PROOF OF CLAIM BUT DONE BY THE DEFENSE BY

RECLASSIFICATION AND RESCHEDULING. I FILED THE AMENDED PROOF OF CLAIM.

T.) WHY DOES AND DEPENSE WRITE THE JUDGE'S AGENDA OF MATTERS WHEN THE JUDGE'S STAFF SHOULD DO SO? IS THIS FAIR?

THIS IS INJUSTICE AND UNFAIR LEGAL PROCEDURE, IN MY OPINION!

- 7-A.) MY CERTIFICATES OF SERVICE ARE FACTUAL EVIDENCE
 PROVING PAGE 5 OF THE 08.08.06 NOTICE OF AGENDA OF MATTERS
 INCOMPLETE, MISLEADING, THUS PLACING THE PLAINTIFF AT AN
 UNFAIR ADVANTAGE. WHY ONLY ONE ORDER OF DENIAL AGAINST THE PLAINTIFF?
- 8) IS THE DEFENSE ALLOWED UNTIL 08.08.2006 TO PRESENT NOT ONLY THE DEFENSES AGENDA OF MATTERS FOR A JUDICIAL 08.10.2006 HEARING BUT AN INCOMPLETE AGENDA FOR THE PLAINTIFF AS WELL?
- 9) IT IS ONLY FAIR FOR THE JUDGE OR THE JUDGE'S LAW CLERK
 TO WRITE A CORRECT JUDICIAL CALENDAR WITH A CORRECT AGENDA
 OF MATTERS THAT DIRECTLY MATCHES AND CORRESPONDS WITH

A CIVIL DOCKET LEGAL FILING SYSTEM AT THE UNITED STATES BANKRUPTCY

COURT AND EACH LITTIGANTS CERTIFICATE OF SERVICES.

DESCRIPTION TO ASSIST THE JUDGE IN OBTAINING COMPLETE,

ACCURATE LEGAL REVIEWS? CAN MARGARET STANSBURY TYPE A FAIR AGENDA?

11.) JUDGE SONTCHI HAS FAILED FROM 08:19. 2005 FORWARD
TO ISSUE A JUDICIAL SUBPOENA FOR Z PRIMARY AND FAMILY SSA,
MONTHLY MAI CONTRACTUAL INSURANCE POLICY OF UNUM LIFE INSURANCE
OF AMERICA PAYMENTS ILLEGALLY APPLIED FOR AND OBTAINED IN MY
NAME, WITHOUT MY CONSENT, TOTALLY AN ILLEGALLY COLLECTABLE
INSURANCE DEBT OF ONER 22, 235. 40. TAX FRAND HAS OCCURRED.

OBTAIN COPIES OF THE CHECKS AND 1099 TAX FORMS !!!!!!!

PETITION TO APPEAL

PAGE 4 OF 5

- · JUDGE SONTCHI HAS BEEN GIVEN EVIDENCE, THAT THIS

 EMPLOYEE BENEFIT ILLEGALLY PAID FROM 07.01. ZOON MONTHLY

 UNTIL 04.27.2002 IS LEGALLY DECLARED AN ILLEGAL BENEFIT

 FOR PAUL L. SCHENDL IN JUDGE DEMPSEY'S 06-14-2000 ORDER.
- JUDGE SONTCHI KNOWS Z 1099'S SHOULD BE FILED IN ZOOL AND ZOOZ! SHE FEDERAL TAX INFORMED CONSENT LAWS.
- · JUDGE SONTCHI HAS RECEIVED EVIDENCE PROVING
 THAT UNUM, AAI, AND SSA HAVE BEEN NEGLIGENT X
 AND REFUSED TO RELEASE COPIES OF THE TWO (2)
 THEGAL UNUM DEDUCTABLE SSA BENEFITS PAID IN MY
 NAME TO SOMEONE ELSE. WHY? INSURANCE FELONY PENALTIES!
- · JUDGE SONTCHI KNOWS U.S. TAX LAWS HAVE BEEN BROKEN,
 FOR 2001 AND 2002. ANIPHARMA IS ACCOUNTABLE FOR INSURANCE
 POLICY FRAUD AND ENSURING PROPER THIRD PARTY SICK PAY TAX
 LAWS ARE ACCURATE WITH UNUM AND SSA INSURANCE DEDUCTIONS.
- · UNUM AND SSA HAVE NOT PROVIDED THE ACTUAL CHECKS ***

 FROM 07.01.2001 TO 04.27.2002 DESPITE REQUESTS IN WRITING

 BY MY ATTORNEY, MS. BARBARA CALL, TO PROVE INSURANCE FRAUD.

 ZOOI AND ZOOZ PRIMARY AND FAMILY SSA 1099 FORMS HAVE

 NOT BEEN PRODUCED EITHER. WHY? EMPLOYEE BENEFIT + U.S. TAX FRAUD.
- I ASK THAT THE U.S. BANKRUPTCY COURT SUBPOENA
 THIS INFORMATION IMMEDIATELY DUE TO A FAILURE TO RESPOND TO 2 ATTORNEY LETTERS TO SSA AND TELEPHONE CALLS TO
 UNUM AND SSA. UNUM REPORTED THESE TILEGAL PAYMENTS ON 08.14.2002
- JUDGE SONTCHI IS REMINDED OF THE STATUTE OF LIMITATIONS
 FOR THIS COMPLICATED CASE. SSA HAS TRIED TO FALSELY PRESENT
 THE PRIMARY AND FAMILY SSA BENEFITS AS LATER PAID INDIVIDUAL
 AND CHILD PAYMENTS.



PETITION TO APPEAL PAGE 5 OF 5 12.) WHY IS NOT DOCKETED ON KAREN MCKINLEY'S 08.08.2006" AGENDA OF MATTERS FOR A JUDICIAL HEARING ON 08:10-2006 WHICH FALSELY OMITS CRITICAL PILING DATES AND OMITS ALL LEGAL CERTIFICATES OF SERVICE OR RULE 5.2 FORMS? 13.) JUDGE SONTCHI HAS RECEIVED EVIDENCE OF INCORPECT PROPERTY DISCLOSURE IN A 05.22.2001 FINAL JUDGMENT AND DECREE SIGNED BY JUDGE TUSAN BUT ACTUALLY PREWRITTEN BY AN ATTORNEY, MS. ELYSE AUSSENBERGI, ON OR BEFORE 04.23.2001 . NOW-THE U.S. BANKRUPTCY COURT IS MAKING SIMILAR LEGAL ERRORS! LIFE, LIFE INSURANCE, LIBERTY AND PROPERTY VIOLATIONS ARE CON-14.) ADDITIONALLY, I AM PRESENTING LEGAL EVIDENCE THAT THE PULTON COUNTY SUPERIOR COURT CIVIL DOCKET PROVES THAT AFTER THE UNUM +SSA -> AAI EMPLOYEE BENEFIT FRAUD FROM 07.01. 2001 TO 04.27. 2002, JUDGE JOHN GOGER CHANGED MY CHILDS CUSTODY IN ATHEARING ON 09.23.2002 WITHOUT ANY EVIDENCE AND WITH A 10-01-2002 ORDER FILING DATE FOR A 10-04-2002. SIGNED ORDER, WRITTEN BY A DEFENSE ATTORNEY, MR. JONATHAN LEVINE WITH A CIVIL PILING DATE OF 10-08-2002!! THIS IS ABSURD. 15.) AAT'S ATTORNIEY FAILED TO ISSUE SUBPOENIA FOR CHECKS TO PROJE EMPLOYEE BENEFIT FRAUD AND U.S. TAY PRAUD, EVIDENCE WAS PRODUCED TO PROVE SUCH. NOTICE IN JULY 2000, ART ATTORNEYS ATTACH THE 05-50-00 AFFEDAVIT KATHER THAN UPDATED FILINGS. 16.) I REQUEST A PRODUCTION OF ILLEGIAL BENEFIT CHECKS AND FULL PAYMENT OF MY AMENDED CLAIM WITH DAMAGES. SIGNED KRITIC | Schundl DATE AUGUST 18, ZOOL P.O. BOX 53277 ATLANTA, GA 30355

(404) 210 6935V

-	ŀ	l r			3	94L
		4 -	•	N	- 11	

KRISTIN	SCHENDL	2006 AUG 2	AM 10 2 4
VS.	CHAPTER 1T		
AAI PHARMA INC., et al.	DISTRICT OF DELAWARE		
OS-11341 - OS-11350			
OS-11347 - OS-11350			

DECLARATION OF APPEAL EXIDENCE

PROOF OF F. CO. INCORRECT FILINGS:

- 1. CIVIL DOCKET DATED 05.02.2003 WITH JUDGE JOHN GOGER'S

 INCORRECT 10-01-2002 ORDER DATE
 - 2. ORDER WITH DR. KING FOR 09.23. 2002.
- 3. GIGGER'S 10-04-200Z ORDER WRITTEN BY LEVINE AND FILED

 10-08-200Z. FRIS *NO DATE BY LEVINE

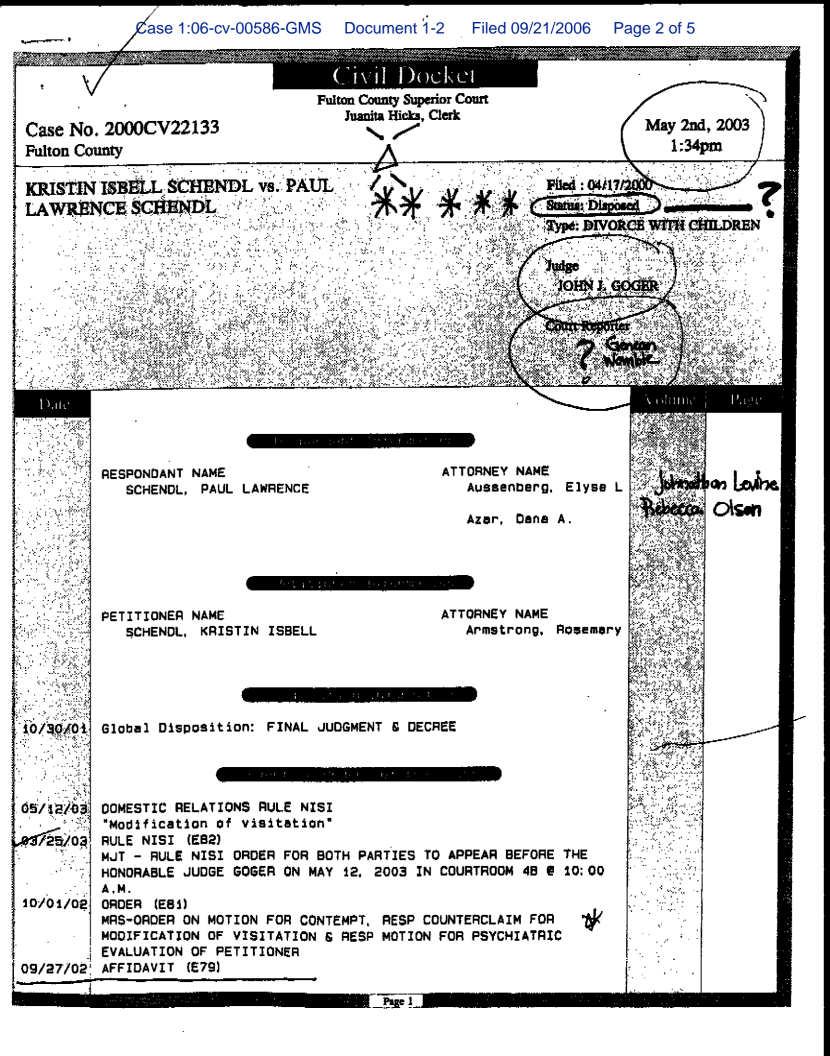
 10-08-200Z. TS VALUE SURDENIA? NATSCRIC?

where Is KAHN'S SUBPOENA? MISSING?

P.O. BOX 532TT

ATLANTA, GA 30395

404. 210.6935



IN THE SUPERIOR COURT OF FULTON COUNTY STATE OF GEORGIA FAMILY DIVISION

KRISTIN ISBELL SCHENDL,)
Petitioner,) CIVIL ACTION FILE
v.) NO. 2000CV22133
PAUL LAWRENCE SCHENDL,	,
Respondent.)

ORDER ON MOTION FOR CONTEMPT, RESPONDENT'S COUNTERCLAIM FOR MODIFICATION OF VISITATION AND RESPONDENT'S MOTION FOR PSYCHIATRIC/PSYCHOLOGICAL EVALUATION OF PETITIONER

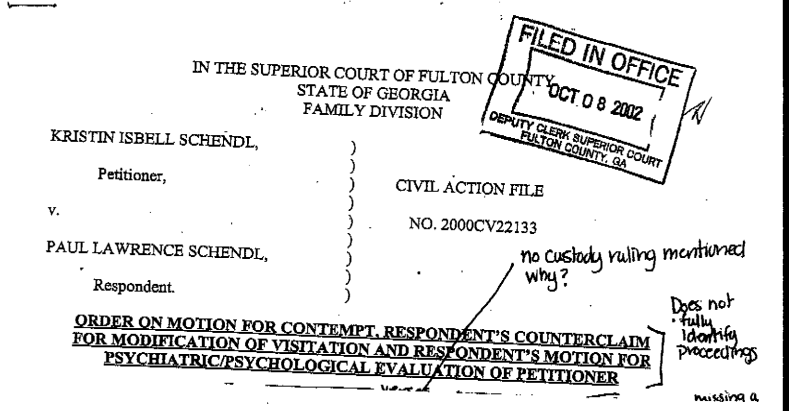
Petitioner having filed a Motion for Contempt, and Respondent having properly filed an Answer and Counterclaim for Modification of Visitation, Motion for Psychiatric/Psychological Evaluation of Petitioner and Motion for Declaratory Judgment, and after hearing testimony and argument, having a hearing on all issues on September 23, 2002, and both parties being present, and for good cause shown, it is hereby ORDERED, ADJUDGED AND DECREED as follows:

1.

Respondent shall not be found in contempt of Court and Petition for Citation of Contempt is therefore denied. Dr. Elizabeth King, (404) 352-4348 (Peachtree Psychological Associates) 2045 Peachtree Road, Suite 150, Atlanta, GA 30309 shall conduct a full and complete psychological evaluation of Did this further delay proceedings? Kristin Isbell Schendl.

3.

Kristin Isbell Schendl shall contact Dr. Elizabeth King at (404) 224-0505, within seven (7)



DR. RUBIN?

> directly contradicts what Judge ordered t else the parties may mutually agree upon, shall coordinate and supervise these visitations, until the 05.12.43 further Order of the Court. ovdo/ So Ordered this ___/

ge Superior Court of Fulton County

Atlanta Judicial Circuit

Prepared and presented by:

VEL& SMITH, LLC

JONATHAN'R LEVINE Attorney for Respondent Georgia Bar No. 448630 One Securities Centre 3490 Piedmont Road, N.E. Suite 1150 Atlanta, Georgia 30305 (404) 237-5700

Mr. 3chendl's attorney NO DATEZ

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

)	
In re:)	Chapter 11
)	
AAIPHARMA INC., et al.,)	Case Nos. 05-11341 through 05-11345 and
)	05-11347 through 05-11350 (CSS)
Reorganized Debtors.)	
J)	Jointly Administered
)	Re: Docket No. 991
)	

ORDER GRANTING DEBTORS' FIFTH OMNIBUS SUBSTANTIVE OBJECTION TO CLAIMS AND ADMINISTRATIVE EXPENSES TO (A) DISALLOW AND EXPUNGE CLAIMS FOR WHICH THE DEBTORS HAVE NO LIABILITY AND (B) RECLASSIFY AND/OR EXPUNGE CERTAIN CLAIMS

Upon this fifth omnibus substantive objection to claims of AAIPharma Inc. ("AAIPharma") and its affiliated reorganized debtors (collectively, the "Debtors"), for entry of an order (a) disallowing and expunging certain claims and administrative expenses for which the Debtors have no liability and (b) reclassifying and/or expunging certain claims (the "Objection"); and it appearing that this Court has jurisdiction over the Objection pursuant to 28 U.S.C. § 1334; and it appearing that the relief requested in the Objection is essential to the continued operation of the Debtors' businesses and is in the best interests of the Debtors, their estates, their creditors and their employees; and notice of the Objection having been given as provided in the Objection; and it appearing that no other or further notice of the Objection need be given; and a hearing on the Objection having been held before the Court; and any objections to the Objection having been overruled or withdrawn; and after due deliberation and good and sufficient cause appearing therefore; it is hereby

¹ The Debtors are the following entities: AAlPharma, Applied Analytical Industries Learning Center, Inc., AAI Properties, Inc., AAI Technologies, Inc., AAI Japan, Inc., aaiPharma LLC, AAI Development Services, Inc. (Delaware), AAI Development Services, Inc. (Massachusetts) and Kansas City Analytical Services, Inc.

ORDERED that the Objection is GRANTED in its entirety; and it is further ORDERED that all of the Claims² and Administrative Expenses listed on Exhibits "A" and "B" annexed hereto are hereby disallowed and expunged, all of the Claims listed on Exhibit "C" annexed hereto are hereby reclassified as set forth in Exhibit "C", and all of the Claims listed on Exhibit "D" annexed hereto are hereby reclassified as equity interests and expunged; provided, however, that nothing contained in this Order shall cause any Claim to be deemed an Allowed Unsecured non-priority Claim and the Plan Administrator reserves all rights to object to the allowance of any Unsecured non-priority Claim listed on Exhibit "C".

Dated:

August 10, 2006

Wilmington, Delaware

CHRISTOPHER S. SONTCHI

UNITED STATES BANKRUPTCY JUDGE

² Capitalized terms not defined herein shall have the meaning ascribed to them in the Objection.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

IN RE:)	Chapter 11
)	-
AAIPHARMA INC., et al.)	Case Nos. 05-11341 through
)	05-11345 and 05-11347 through
Reorganized Debtors.)	05-11350 (CSS)
)	
)	Jointly Administered
)	
)	Docket No. 1021

ORDER

Upon Consideration of the Motion to Produce Additional Evidence/Relief, it is hereby;

ORDERED, that the Motion is DENIED for the reasons set forth at the hearing on the Motion on August 10, 2006 at 10:30 a.m.

Christopher S. Sontchi, Judge United States Bankruptcy Court

Dated: August 10, 2006

cc: Mark D. Collins, Esquire1

¹Counsel is to distribute a copy of this Order on all interested parties and file a Certificate of Service with the Court.

UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

APPEAL TRANSMITTAL SHEET

	<u>-11341</u>			
If AP, related BK	Case Number:			
Title of Order Appe Two Orders A	ealed: ppealed - See attached Transm	nittal Sheet		
	• •	Date Entered:		
Item Transmitted:	Notice of AppealC Amended Notice of Appea	 C Motion for Leave to Appeal C Cross Appeal 		
	Docket Number: 1040			
		Date Fliet. Garage		
Appellant/Cross Ap	ppellant:	*Appellee/Cross Appellee		
Counsel for Appellant:		Counsel for Appellee:		
Kristin I. Schendl,	Pro Se	Karen McKinley, Esq.		
	The second secon			
	and the second s			
*If additional room is need	ded, please attach a separate sheet.			
T-13. T- 1.10	···			
Filing Fee paid?	Yes ™No			
IFP Motion Filed b	y Appellant? 😨 Yes - C. No			
•	=			
Have Additional Ap	opeals to the Same Order been I	Filed? C Yes 👙 No		
If so, has District	Court assigned a Civil Action	Number? CYes CNo Civil Action #		
Additional Notes:				
	Records Filed. "No filing fe	es paid."		
0/01/0007				
<u>9/21/2006</u> Date		By: Judy Fisher		
Tvate		Deputy Clerk		
		FOR USE BY U.S. BANKRUPTCY COURT		
Bankruptcy Court Appeal 7/6/06	(BAP) Number: <u>BAP-06-054</u>	_		

-2-

Appeal Transmittal Sheet Additional Information

Title of Order Appealed:

Order Granting Debtors' Fifth Omnibus Substantive Objection to Claims and Administrative Expenses to (A) Disallow and Expunge Claims for which the Debtor's have no Liability and (B) Reclassify and/or Expunge Certain Claims.

> Docket No: 1035 **Date Entered: 8/10/2006**

Order Denying Motion to Produce Additional Evidence/Relief.

Docket No: 1034 **Date Entered: 8/10/2006**

Appellant: Forma Pauperis Granted ~See Order docket #1046

Kristin I. Schendl P.O. Box 53277 Atlanta, GA 30355 404-210-6935

Appellee:

Karen McKinley, Esq. Mark D. Collins, Esq. Jason M. Madron, Esq. Richards, Layton & Finger, P.A. One Rodney Square P.O. Box 551 Wilmington, DE 19899 (302) 651-7531 Fax: (302)-651-7701 Email: mckintey@flf.com

Collins@rlf.com Madron@rif.com

Rebecca L. Booth, Esq.

Morgan Lewis & Bockius 1701 Market Street Philadelphia, PA 19103 (215)-963-5690

Fax: (877-432-9652

Email: rbooth@morganlewis.com